

REMARKS

It is respectfully requested that the rejection of the claims be reconsidered, and that claims 1-12 be allowed in view of the following remarks.

Claims 1-12 were rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly pointy out and distinctly claim the subject matter which Applicant regards the invention.

In response the Applicant has amended claim1 so as to point out the invention with the clarity required by the Statute.

Claims 1-12 were also rejected under 35 USC 103(a) as being unpatentable over Christen in view of Kim.

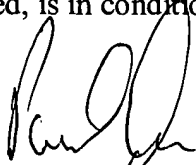
Claims 1-12 were further rejected under 35 U.S.C. 103(a) as being unpatentable over Christen in view of Bostic.

The Applicant notes that the primary reference Christen has a publication date of May 27, 2004. The present application however was filed Oct. 14, 2003, therefore Christen does not constitute applicable “prior art” under 35 U.S.C. 102 and 103(a). Thus the rejections of the claims based on the reference Christen are avoided.

In view of the foregoing it is submitted that the present application, containing claims 1-12, as amended, is in condition for allowance, and such action is earnestly requested .

Sincerely,

Paul Appelbaum
(Applicant)



Date: 8.04.08